3282.404 Notification pursuant to manufacturer's determination.

3282.405 SAA responsibilities.

3282.406 Required manufacturer correction.

3282.407 Notification and correction pursuant to administrative determination.

3282.408 Reimbursement for prior correction by owner.

3282.409 Manufacturer's plan for notification and correction.

3282.410 Contents of notice.

3282.411 Time for implementation.

3282.412 Completion of remedial actions and report.

3282.413 Replacement or repurchase of manufactured home from purchaser.

3282.414 Manufactured homes in the hands of dealers and distributors.

 $3282.415\,$  Notices, bulletins and other communications.

3282.416 Supervision of notification and correction actions.

# Subpart J—Monitoring of Primary Inspection Agencies

3282.451 General.

3282.452 Participation in monitoring.

3282.453 Frequency and extent of monitoring.

# Subpart K—Departmental Oversight

3282.501 General.

 $3282.502 \quad \text{Departmental implementation}.$ 

3282.503 Determinations and hearings.

## Subpart L—Manufacturer, IPIA and SAA Reports

3282.551 Scope and purpose.

3282.552 Manufacturer reports for joint monitoring fees.

3282.553 IPIA reports.

3282.554 SAA reports.

AUTHORITY: 28 U.S.C. 2461 note; 42 U.S.C. 5424; and 42 U.S.C. 3535(d).

SOURCE: 41 FR 19852, May 13, 1976, unless otherwise noted.

#### Subpart A—General

# § 3282.1 Scope and purpose.

(a) The National Manufactured Housing Construction and Safety Standards Act of 1974 (title VI of Pub. L. 93–383, 88 Stat. 700, 42 U.S.C. 5401, et seq.) (hereinafter referred to as the Act), requires the Secretary of the Department of Housing and Urban Development to establish Federal manufactured home construction and safety standards and to issue regulations to carry out the purpose of the Act. The standards pro-

mulgated pursuant to the Act appear at part 3280 of chapter XX of this title, and apply to all manufactured homes manufactured for sale to purchasers in the United States on or after the effective date of the standards (June 15, 1976). A manufactured home is manufactured on or after June 15, 1976, if it enters the first stage of production on or after that date.

(b) The Secretary is also authorized by the Act to conduct inspections and investigations necessary to enforce the standards, to determine that a manufactured home fails to comply with an applicable standard or contains a defect or an imminent safety hazard, and to direct the manufacturer to furnish notification thereof, and in some cases. to remedy the defect or imminent safety hazard. The purpose of this part is to prescribe procedures for the implementation of these responsibilities of the Secretary under the Act through the use of private and State inspection organizations and cooperation with State manufactured home agencies. It is the policy of the Department to involve State agencies in the enforcement of the Federal manufactured home standards to the maximum extent possible consistent with the capabilities of such agencies and the public interest. The procedures for investigations and investigational proceedings are set forth in 24 CFR part 3800.

 $[41\ {\rm FR}\ 19852,\ {\rm May}\ 13,\ 1976,\ {\rm as}\ {\rm amended}\ {\rm at}\ 61\ {\rm FR}\ 10442,\ {\rm Mar.}\ 13,\ 1996]$ 

#### § 3282.6 Separability of provisions.

If any clause, sentence, paragraph, section or other portion of part 3282 shall, for any reason, be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair, or invalidate the remainder thereof, but shall be confined by its operation to the clause, sentence, paragraph, or part thereof directly involved in the controversy in which such judgment shall have been rendered.

## § 3282.7 Definitions.

The terms *Department*, *HUD*, and *Secretary* are defined in 24 CFR part 5.

(a) Act means the National Manufactured Housing Construction and Safety Standards Act of 1974, title VI of the